## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

## **FILED**

February 27, 2024

CLERK, US DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	No. 2:24-cr-00038-KJM							
v. Christopher Sean Lee, Jr. , Defendant.	DETENTION ORDER							
A. Order For Detention After conducting a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act, the Court orders the above-named defendant detained pursuant to 18 U.S.C. § 3142(e) and (i).								
B. Statement Of Reasons For The Detention The Court orders the defendant's detention because it finds:  By a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required.  X By clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of any other person and the community.								
C. Findings of Fact The Court's findings are based on the evidence w contained in the Pretrial Services Report, and incl (1) Nature and Circumstances of the offense X  (a) The crime	udes the following:							
(b) The offense is a crime of violence.								
(c) The offense involves a narcotic dru (d) The offense involves a large amount	~							
(2) The weight of the evidence against the contract of the con								
(3) The history and characteristics of the defendant including:								
X (a) General Factors:								
\ <u>/</u>	e a mental condition which may affect whether the							
defendant will appear.  The defendant has no known	family tips in the area							
The defendant has no known	•							
	substantial financial resources.							
The defendant is not a long tir	·							
<u> </u>	any known significant community ties.							
Past conduct of the defendant	:							

The defendant has a history relating to drug abuse.

Defendan Case Nun	t: Christ ase ber: 2:	ophe 24-cr-	r Sean Lee Jr 00038-KJM	Document 9	Filed 02/28/24	Page 2 of 3	Page 2 or 2
	X	] The	e defendant has a	•		l. r at court proceed	lings.
	(b) Whe	At th	tors: The defendant	ent arrest, the  g trial, sentence is an illegal alie	defendant was o e, appeal or com n and is subject	n: one senten	
(4)	In deter	mining ble pre ant has	sumption(s) cont is not rebutted: The crime char (A) a crime of v (B) an offense of (C) a controlled or more; or (D) a felony and offenses descri Defendant prev subparagraph ( The offense ref was on release Not more than	ged is one desciolence; or or which the m substance violed defendant prebed in (A) throus iously has been 1)(A)-(C), aboverred to in subpending trial a give years has establed in (A) throus iously has been above the control of the	cribed in § 3142(a), we cribed in § 3142(a) aximum penalty ation that has a new converse of one and convicted of one and converse of an and converse of an and converse of an and converse of an analysis of an analysi	is life imprisonme maximum penalty victed of two or module of the crimes list sommitted while date of conviction	ent or death; or of ten years nore of the sted in e defendant on or release
	□ b.	Ther				n subparagraph (2 mmitted an offens	

## D. <u>Additional Directives</u>

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and

maximum term of imprisonment of ten years or more is prescribed in the Controlled Substances Act, 21 U.S.C. §§ 801, et seq.,

an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b.

2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425.

the Controlled Substances Import and Export Act, 21 U.S.C. §§ 951, et seq., the Maritime Drug Law Enforcement Act, 46 U.S.C. App. §§ 1901, et seq., or

an offense under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2),

The defendant be afforded reasonable opportunity for private consultation with his counsel; and That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

Defendant: Christopher Sean Lee Jr Case Number: 2:24-cr-00038-KJM Document 9 Filed 02/28/24 Page 3 of 3 Page 2 or 2

DATE: \_\_February 27, 2024

Magistrate Judge Jeremy D. Peterson